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10/733,862	12/10/2003	Torsten Berger	SNS-013	8061

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GOODWIN PROCTER LLP  
PATENT ADMINISTRATOR  
53 STATE STREET  
EXCHANGE PLACE  
BOSTON, MA 02109-2881

EXAMINER
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CASCHERA, ANTONIO A

ART UNIT	PAPER NUMBER
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2628

NOTIFICATION DATE	DELIVERY MODE
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02/17/2010

ELECTRONIC

**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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<b>Office Action Summary</b>	<b>Application No.</b> 10/733,862	<b>Applicant(s)</b> BERGER ET AL.	
	<b>Examiner</b> Antonio A. Caschera	<b>Art Unit</b> 2628	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

### Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

### Status

- 1) ☒ Responsive to communication(s) filed on 27 January 2010.
- 2a) ☐ This action is **FINAL**.                      2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

### Disposition of Claims

- 4) ☒ Claim(s) 56-67 and 69-75 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 56-67 and 69-75 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

### Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 06 June 2006 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

### Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All    b) ☐ Some \*    c) ☐ None of:
- ☐ Certified copies of the priority documents have been received.
  - ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  - ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

### Attachment(s)

- |   |   |
|---|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)         | 4) <input type="checkbox"/> Interview Summary (PTO-413)           |
| 2) <input type="checkbox"/> Notice of Draftperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____                                      |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)         | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date _____   | 6) <input type="checkbox"/> Other: _____                          |

## **DETAILED ACTION**

### ***Continued Examination Under 37 CFR 1.114***

1. Receipt is acknowledged of a request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e) and a submission, filed on 1/27/10.

### ***Claim Rejections - 35 USC § 103***

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

2. Claims 56, 57, 65-67 and 69-75 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dumesny et al. (U.S. Pub 2002/0154132 A1) in view of Peurach et al. (U.S. Patent 6,131,097).

In reference to claim 56, Dumesny et al. discloses a method for wrapping a texture onto a surface of a three-dimensional virtual object (see paragraph 9, lines 1-5, paragraph 13, lines 1-7 and paragraph 76, lines 7-11), the method comprising:

(i) rendering an arbitrarily-shaped region of the surface of the three-dimensional virtual object in response to a user manipulation of a graphical user interface device (see paragraphs 2, 10, 13, 38, lines 5-9, paragraphs 44, 47, 48 and #110, 111 of Figure 11A wherein Dumesny et al. discloses allowing the user to select a defined region, using a user input device such as a mouse, of a 3D graphic object and map the selected regions to a texture map. Dumesny et al. explicitly

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describes the 3D graphic object of which the user is capable of texture mapping, via the selection of a region of the graphic object, as having, "...arbitrarily complex surfaces," (see paragraph 14 more specifically lines 1-6, right column, page 2 and paragraph 67, lines 1-5). Even further Dumesny et al. explicitly discloses the user capable of modifying a texture mapping for an arbitrary set of the object's polygons (see paragraph 15));

(ii) defining a first patch over the user-defined region (see paragraph 48, last 3 lines and paragraph 49 wherein Dumesny et al. further discloses allowing the user to adjust the square region size and shape, in texture space, which inherently alters the mapping of the texture to the object space defined region. Further, since the user defined region of the object is only part of the object and the alteration of the texture square region modifies the mapping onto such a user defined region, the Examiner interprets such a user defined region equivalent to the "patch" of Applicant's claim.), *the patch being a NURBS patch*;

(iii) for each of a plurality of locations in the user-defined region, mapping the location to a corresponding location in a texture according to a mapping scheme wherein points of a planar mesh are adjusted to account for a spacing of corresponding points within the user-defined region of the surface of the three-dimensional virtual object, and wherein the texture is superimposed onto a second patch based on the adjusted planar mesh (see paragraphs 4 and 5 wherein Dumesny et al. also discloses assigning texture map coordinate values to the corresponding polygons since when Dumesny et al. performs texture mapping, coordinates of object space and texture map space are associated and texture values are therefore also inherently associated. Note, the Examiner interprets such texture space square region equivalent to Applicant's "planar mesh" limitation. ); and

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(iv) assigning to each location in the arbitrarily-shaped, user-defined region a graphical value associated with the corresponding location in the texture, wherein the points of the planar mesh are adjusted to improve a quality metric associated with the spacing of corresponding points within the user-defined region of the surface of the three-dimensional virtual object, *wherein the mapping scheme models at least a plurality of the points of the planar mesh as connected by mechanical modeling elements, and wherein the points of the planar mesh are adjusted to reduce an energy associated with the mechanical modeling elements* (see paragraphs 14, 15, 44, 47, paragraph 48, last 3 lines, paragraph 49, paragraph 67, Figures 4 & 9B wherein Dumesny et al. further discloses allowing the user to adjust the square region size and shape, in texture space, which inherently alters the mapping of the texture to the object space defined region. The Examiner interprets the “graphical value” of Applicant’s claim equivalent to the texture value comprised within a texture map as seen in Figure 4 of Dumesny et al.. Dumesny et al. explicitly discloses, in the example of paragraph 49, that as the user transforms the square region, making it smaller in size, the object space user defined region is updated in real time so that the texture map is now stretched over the user defined region. The Examiner interprets that if reducing the size of the texture space square region results in a loss of quality, because of stretching the texture map over the object, increasing the size of the texture space would conversely provide the effect of gaining quality since a smaller area of the object region would be covered by the texture. Dumesny et al. explicitly discloses allowing a user to select the region via one or more of particular polygons of a 3D graphic object to texture map data thereto. Dumesny et al. explicitly discloses that only if no polygons are selected by a user that all polygons forming the 3D object are subsequently textured. Also, Dumesny et al. explicitly

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describes the 3D graphic object of which the user is capable of texture mapping, via the selection of a region of the graphic object, as having, "...arbitrarily complex surfaces". Even further Dumesny et al. explicitly discloses the user capable of modifying a texture mapping for an arbitrary set of the object's polygons).

Dumesny et al. does not explicitly disclose the mapping of models based on a plurality of points of the mesh connected by mechanical modeling elements. Peurach et al. discloses a method and system for an authoring tools which allow a user to create or import existing geometry files, attach haptic or other attributes to the object components of the files and browse file contents (see column 2, lines 10-15). Peurach et al. discloses the haptic attributes applying forces that aid a user in moving a geometrical object control point feature such as a b-spline in a b-spline patch (see column 2, lines 25-35, column 8, lines 42-52 and Figure 4). Peurach et al. further discloses saving object data with haptic features that include defining physical specifications of the object such as spring representation and spring damper (see column 10, lines 34-43, 58-60, column 11, lines 48-56 and Figures 10, 16). Note, the Examiner interprets the disclosure of the spring representation in the definition of objects in Peurach et al. to inherently include that a plurality of points of the patch model may comprise such an attribute, with the attribute of spring "damper" being equivalent to a minimization/reduction in spring energy. It would have been obvious to one of ordinary skill in the art at the time the invention was made to implement the haptic authoring tools of Peurach et al. with the graphical object texturing techniques of Dumesny et al. in order to enhance the modeling of real world objects via a computerized process by making the user manipulated tools further customizable which in turn allows for further realistic objects to be created.

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In reference to claims 57 and 71, Dumesny et al. and Peurach et al. disclose all of the claim limitations as applied to claims 56 and 70 respectively in addition, Dumesny et al. discloses graphically rendering the object in real-time as the user modifies texture values (see paragraph 49).

In reference to claims 65, 66, 73 and 74, Dumesny et al. and Peurach et al. disclose all of the claim limitations as applied to claims 56 and 70 respectively. Peurach et al. discloses saving object data with haptic features that include defining physical specifications of the object such as spring representation and spring damper (see column 10, lines 34-43, 58-60, column 11, lines 48-56 and Figures 10, 16).

In reference to claims 67 and 75, Dumesny et al. and Peurach et al. disclose all of the claim limitations as applied to claims 56 and 74 respectively. Peurach et al. further discloses saving object data with haptic features that include defining physical specifications of the object such as spring representation and spring damper (see column 10, lines 34-43, 58-60, column 11, lines 48-56 and Figures 10, 16). Note, the Examiner interprets the disclosure of the spring representation in the definition of objects in Peurach et al. to inherently include that a plurality of points of the patch model may comprise such an attribute, with the attribute of spring “damper” being equivalent to a minimization/reduction in spring energy.

In reference to claim 69, Dumesny et al. and Peurach et al. disclose all of the claim limitations as applied to claim 56 above. Dumesny et al. discloses allowing the user to select a defined region of a 3D graphic object and map the selected regions or polygons to a texture map (see paragraphs 13, 44, 47 and 48). Note, the Examiner sees no indication in Dumesny et al. of performing geometric projection when mapping the texture onto the 3D object in Dumesny et al.

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In reference to claim 70, claim 70 is equivalent in scope to claim 1 and is therefore rejected under like rationale. In addition to the above rationale as applied to claim 1, claim 70 further claims an apparatus comprising, a memory storing code defining instructions and a processor for executing the instructions. Dumesny et al. discloses a storage medium or device, such as a CD-Rom, hard disk or magnetic disk for storing computer programs which, when executed, perform the above disclosed methods (see paragraphs 75-76). Also, Dumesny et al. discloses a processor for executing the above computer programs (see paragraph 75).

In reference to claim 72, Dumesny et al. and Peurach et al. disclose all of the claim limitations as applied to claim 71 above in addition, Dumesny et al. explicitly discloses utilizing a CRT as the display device (see paragraph 2).

3. Claims 58-64 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dumesny et al. (U.S. Pub 2002/0154132 A1), Peurach et al. (U.S. Patent 6,131,097) and further in view of Leather et al. (U.S. Patent 6,707,458 B1).

In reference to claim 58, Dumesny et al. and Peurach et al. disclose all of the claim limitations as applied to claim 57 above however, neither Dumesny et al. nor Peurach et al. explicitly disclose modifying a voxel representation of the object according to the texture values. Leather et al. discloses a method and apparatus for texture tiling in a graphics system (see column 4, lines 38-40) wherein the texture is configured in a tile format (see column 4, lines 1-9 and Figure 20A). Leather et al. further discloses performing embossing type bump mapping effects on incoming processed texture coordinates (see columns 9-10, lines 56-3), the bump mapping further comprising a bump mapping displacement associated with each texture coordinate (see column 10, lines 8-20). Note, the Examiner interprets the depth/height of the



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object being altered using the texture bump mapping displacement values of Leather et al., equivalent to the modifying of a voxel representation of the object using the “graphical values” of Applicant’s claim. It would have been obvious to one of ordinary skill in the art at the time the invention was made to implement the texture tiling techniques of Leather et al. with the graphical object texturing techniques of Dumesny et al. and the haptic authoring techniques of Peurach et al. in order to create realistic looking surface detail on rendered objects while processing in an efficient and advantageous manner (see column 3, lines 35-36 and columns 3-4, lines 66-4 of Leather et al.).

In reference to claim 59, Dumesny et al. and Peurach et al. disclose all of the claim limitations as applied to claim 56 above however, neither Dumesny et al. nor Peurach et al. explicitly disclose the texture being of a tiled type. Leather et al. discloses a method and apparatus for texture tiling in a graphics system (see column 4, lines 38-40) wherein the texture is configured in a tile format (see column 4, lines 1-9 and Figure 20A). It would have been obvious to one of ordinary skill in the art at the time the invention was made to implement the texture tiling techniques of Leather et al. with the graphical object texturing techniques of Dumesny et al. and the haptic authoring techniques of Peurach et al. in order to create realistic looking surface detail on rendered objects while processing in an efficient and advantageous manner (see column 3, lines 35-36 and columns 3-4, lines 66-4 of Leather et al.).

In reference to claim 60, Dumesny et al., Peurach et al. and Leather et al. disclose all of the claim limitations as applied to claim 59 above. Leather et al. discloses a method and apparatus for texture tiling in a graphics system (see column 4, lines 38-40) wherein the texture is configured in a tile format (see column 4, lines 1-9 and Figure 20A). Leather et al. also

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explicitly discloses improving on the past technique of texture tiling, which used to draw a polygon for each desired tile meaning each tile was constrained to align with a polygon (see column 4, lines 17-20).

In reference to claim 61, Dumesny et al., Peurach et al. and Leather et al. disclose all of the claim limitations as applied to claim 59 above. Dumesny et al. discloses graphically rendering the object in real-time as the user modifies texture values (see paragraph 49). Leather et al. discloses a method and apparatus for texture tiling in a graphics system (see column 4, lines 38-40) wherein the texture is configured in a tile format (see column 4, lines 1-9 and Figure 20A).

In reference to claim 62, Dumesny et al. and Peurach et al. disclose all of the claim limitations as applied to claim 56 above. Dumesny et al. discloses assigning texture map coordinate values to the corresponding polygons since when Dumesny et al. performs texture mapping, coordinates of object space and texture map space are associated and texture values are therefore also inherently associated (see paragraphs 4 and 5). Note, the Examiner interprets the “graphical value” of Applicant’s claim equivalent to the texture value comprised within a texture map as seen in Figure 4 of Dumesny et al.. Further, the texture value output from a texture map is well known in the art to be a color value as explicitly shown in Leather et al. (see Figures 7A and 7B). It would have been obvious to one of ordinary skill in the art at the time the invention was made to interpret the texture value, associated with the selected texture coordinate of a texture map, of Dumesny et al. and the haptic authoring tools of Peurach et al., with a color value since it is well known in the art that a texture map may hold color values, as shown in Leather et al. (see column 10, lines 31-36 of Leather et al.). It would have been obvious to one of ordinary

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skill in the art at the time the invention was made to implement the texturing techniques of Leather et al. with the graphical object texturing techniques of Dumesny et al. and haptic authoring tools of Peurach et al. in order to create realistic looking surface detail on rendered objects while processing in an efficient and advantageous manner (see column 3, lines 35-36 and columns 3-4, lines 66-4 of Leather et al.).

In reference to claim 63, Dumesny et al. and Peurach et al. disclose all of the claim limitations as applied to claim 56 above. Although Dumesny et al. discloses assigning texture map coordinate values to corresponding polygons (see paragraphs 4 and 5), neither Dumesny et al. nor Peurach et al. explicitly disclose the texture map comprising an embossing pattern. Leather et al. discloses a method and apparatus for texture tiling in a graphics system (see column 4, lines 38-40) wherein the texture is configured in a tile format (see column 4, lines 1-9 and Figure 20A). Leather et al. further discloses performing embossing type bump mapping effects on incoming processed texture coordinates (see columns 9-10, lines 56-3), the bump mapping further comprising a bump mapping displacement associated with each texture coordinate (see column 10, lines 8-20 and Figures 7A, 7B). Further note, the Examiner interprets the displacement value of Leather et al. to inherently define an adjustment along a normal to the surface of a virtual object of Applicant's claim. It would have been obvious to one of ordinary skill in the art at the time the invention was made to implement the texturing techniques of Leather et al. with the graphical object texturing techniques of Dumesny et al. and the haptic authoring techniques of Peurach et al. in order to create realistic looking surface detail on rendered objects while processing in an efficient and advantageous manner (see column 3, lines 35-36 and columns 3-4, lines 66-4 of Leather et al.).

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In reference to claim 64, Dumesny et al., Peurach et al. and Leather et al. disclose all of the claim limitations as applied to claim 63 above. Dumesny et al. discloses graphically rendering the object in real-time as the user modifies texture values (see paragraph 49). Leather et al. discloses a method and apparatus for texture tiling in a graphics system (see column 4, lines 38-40) wherein the texture is configured in a tile format (see column 4, lines 1-9 and Figure 20A).

### ***Response to Arguments***

4. Applicant's arguments, see pages 7-9 of Applicant's Remarks, filed 01/27/10 and the Remarks presented in the Interview conducted on 01/25/10, with respect to the rejection(s) of claim(s) 56-67 and 69-75 under 35 USC 103 in view of Dumesny et al., Piponi et al. and Leather et al., have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Dumesny et al., Peurach et al. and Leather et al..

### ***Conclusion***

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Antonio Caschera whose telephone number is (571) 272-7781. The examiner can normally be reached Monday, Tuesday, Thursday and Friday between 7:00 AM and 5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kee Tung, can be reached at (571) 272-7794.

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**Any response to this action should be mailed to:**

Commissioner of Patents and Trademarks

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**or faxed to:**

**571-273-8300 (Central Fax)**

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (571) 272-2600.

/Antonio A Caschera/

Primary Examiner, Art Unit 2628

**2/12/10**